	Case 3:07-cv-05755-JL	Document 10	Filed 04/25/20	008 Page 1 of 2	
1 2 3 4 5 6	A Professional Corporation Victor Lipovetsky (SBN. 170962) 3701 Geary Boulevard, Suite 101 San Francisco, California 94118 Telephone: (415) 379-9300				
8 9	UNITED STATES DISTRICT COURT				
	NORTHERN DISTRICT OF CALIFORNIA				
10 11 12	SAN FRANCIS ANNA DUBROVA and DAVID SHAFRANSKIY, Individually and as Successors In Interest to MIKHAIL SHAFRANSKIY, deceased, Plaintiffs, v. SAN FRANCISCO MARITIME (NATIONAL HISTORIC PARK), NATIONAL PARK SERVICE, U.S. DEPARTMENT OF THE INTERIOR, DOES 1 through 100, Inclusive. Defendants.		ors	. CV07 5755 JL	
12 13 14			SECOND EXTENSI CONTINU	Magistrate Judge: James Larson SECOND EX-PARTE APPLICATION FO EXTENSION OF TIME TO SERVE AND CONTINUE INITIAL CASE	
15 16 17 18			ADR DEA Initial Case @10:30am	MENT CONFERENCE AND DLINES Management Date: May 21, 2008 (Courtroom F, 15 th floor, SF) Filed: November 13, 2007	
19 20 21 22 23 24 25 26 27 28	VICTOR LIPOVETSKY appearing Pro Hac Vice in this action; in support of this application hereby certifies on oath that: 1) I am an attorney licensed to practice law in the State of California. 2) I am the attorney of record for Plaintiffs ANNA DUBROVA and DAVID SHAFRANSKIY, Individually and as Successors In Interest to MIKHAIL SHAFRANSKIY, deceased, in this matter. 1) Service of Summons and Complaint with attendant papers has not been effectuated on the Defendants, SAN FRANCISCO MARITIME (NATIONAL HISTORIC PARK), NATIONAL PARK SERVICE, U.S. DEPARTMENT OF THE INTERIOR, which was				
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originally due on January 11, 2008, but an extension of time was obtained through April 10, 2008. but no additional extensions have been obtained.

- Plaintiff requests a further 90-day continuance of time to serve the complaint and 2) accompanying documents as plaintiffs are trying to negotiate a settlement with the defendants for the amount of the medical bills only.
- In addition, in order to allow more time to settle the case prior to further litigation, plaintiffs request the Court reschedule the Initial Case Management Conference currently rescheduled for May 21, 2008, for 90 days and reschedule all ADR deadlines.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on April3, 2008, at San Francisco, California

> VICTOR LIPOVETSKY, Attorney for Plaintiffs, ANNA DUBROVA and DAVID SHAFRANSKIY Individually and as Successors in Interest to MIKHAIL SHAFRANSKIY, Decedent